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UNITED STATES DISTRICT COURT

Andrew Thornton,) CASE NO. 4:07 CV 1471 Plaintiff(s), v. JUDGMENT ENTRY McDonald Steel Corporation, et al., Defendant(s).	
v.) JUDGMENT ENTRY) McDonald Steel Corporation, et al.,)	
)	
)	
For the reasons set forth in the Memorandum Opinion filed contemporaneously wi	h this
Judgment Entry, IT IS HEREBY ORDERED, ADJUDGED and DECREED that summary	
judgment is granted in favor of both defendants on Count I of the Amended Complaint and	l,
pursuant to 28 U.S.C. § 1367(c)(3), Counts II and III are dismissed without prejudice to be	inging
them in state court. Case closed, with each party to bear its own costs.	
<u>February 25, 2008</u> <u>s/ David D. Dowd, Jr.</u> Date David D. Dowd, Jr.	

February 25, 2008	s/ David D. Dowd, Jr.
Date	David D. Dowd, Jr.
	U.S. District Judge